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14 Attorneys for IGT

15 **UNITED STATES DISTRICT COURT**
16
17 **DISTRICT OF NEVADA**

18 IGT, a Nevada corporation

2:17-cv-02532-RFB-GWF

19 Plaintiff,

20 v.

21 SCRAPPY ELEGANT GAMING, LLC, a
revoked Nevada limited liability company;
22 DARRYL ROSENBLATT, a Nevada resident;
JAMIE LEIGH KLINGLER, a Nevada resident;
23 and DOES 1-10 inclusive.

**STIPULATION TO STAY ALL
PROCEEDINGS AND DEADLINES
PURSUANT TO SETTLEMENT
AGREEMENT**

(First Request)

24 Defendants.

25 Pursuant to LR 26-4 and LR 1A 6-1, the Parties, Defendants Scrappy Elegant Gaming,
LLC, Darryl Rosenblatt, and Jamie Leigh Klingler (collectively, “Defendants”) and Plaintiff IGT
(collectively, with Defendants, the “Parties”) agree and stipulate as follows:

1 WHEREAS, a status conference is currently scheduled to take place before this Court on
2 February 13, 2018 with respect to the proposed discovery plan and scheduling order;

3 WHEREAS, the deadline for Defendants to answer or otherwise respond to the Complaint
4 was February 6, 2018 and the Defendants served their Second Motion for Extension of Time to
5 File Responsive Pleading on February 5, 2018;

6 WHEREAS, IGT filed its opposition to Defendants' Second Motion for Extension of Time
7 to File Responsive Pleading on February 5, 2018;

8 WHEREAS, a decision on Defendants' Second Motion for Extension of Time to File
9 Responsive Pleading has not yet been entered;

10 WHEREAS, the Parties have entered into a settlement agreement which provides for the
11 dismissal of this action upon Defendants' completion of certain tasks;

12 WHEREAS, the Parties wish to avoid incurring additional fees and costs while the
13 Defendants proceed with accomplishing these tasks;

14 WHEREAS, good cause exists to stay all deadlines and proceedings because such is
15 necessary to avoid the accrual of additional costs and fees now that a settlement agreement has
16 been executed;

17 WHEREAS, this is the first request for a stay of all deadlines and proceedings;

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PHONE 702.873.4100 • FAX 702.873.9966

1 THEREFORE, the Parties hereby stipulate and agree to stay all deadlines and proceedings
2 in this action until the earlier of (i) the filing of a notice of dismissal of this action or (ii) 30 days
3 from the date of this Stipulation.

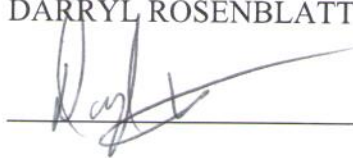
4 DATED: This 6th day of February, 2018.
5

6 SCRAPPY ELEGANT GAMING, LLC
7

8 By:


9 Jamie Leigh Klinger, Its Manager

10 DARRYL ROSENBLATT
11

12 
13 DARRYL ROSENBLATT

14 JAMIE LEIGH KLINGER
15

16 
17 JAMIE LEIGH KLINGER

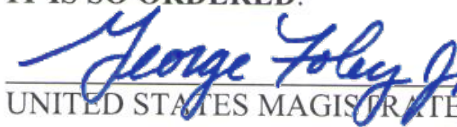
18 McDONALD CARANO LLP
19

20 By: /s/ Craig A. Newby
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29 Attorneys for Plaintiff IGT
30

31 IT IS SO ORDERED.
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33 
34 UNITED STATES MAGISTRATE JUDGE
35

36 DATED: February 8, 2018
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1 **CERTIFICATE OF SERVICE**

2 I HEREBY CERTIFY that I am an employee of McDonald Carano LLP, and that on the
3 7th ~~8th~~ day of February, 2018, a true and correct copy of the foregoing **STIPULATION TO STAY**
4 **ALL PROCEEDINGS AND DEADLINES PURSUANT TO SETTLEMENT**
5 **AGREEMENT (First Request)** was electronically filed with the Clerk of the Court by using
6 CM/ECF service which will provide copies to all counsel of record registered to receive CM/ECF
7 notification and via regular U.S. Mail to the parties listed below:

8 Darryl Rosenblatt
9 8665 Tindall Road
10 Davisburg, MI 48350

11 Jamie Leigh Klingler
12 8665 Tindall Road
13 Davisburg, MI 48350

14 Scrappy Elegant Gaming, LLC
15 8665 Tindall Road
16 Davisburg, MI 48350

17 _____
18 */s/ Brian Grubb*
19 An Employee of McDonald Carano LLP



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